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APPLICATION N	10.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/723,898		11/25/2003	David H. Mead	IN-5692	IN-5692 1188	
26922	7590	10/17/2006		EXAMINER		
	ORPORAT		KRUER, KEVIN R			
	DLE AVEN OTTE, MI		ART UNIT .	PAPER NUMBER		
			1773			

DATE MAILED: 10/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/723,898	MEAD ET AL.		
Examiner	Art Unit		
Kevin R. Kruer	1773		

*	Kevin R. Kruer	1773	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED 27 September 2006 FAILS TO PLACE THI	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	ving replies: (1) an amendment, aff tice of Appeal (with appeal fee) in o se with 37 CFR 1.114. The reply mo	idavit, or other eviden compliance with 37 Cl	ce, which FR 41.31; or (3)
a) The period for reply expires 3_months from the mailing date b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Is Examiner Note: If box 1 is checked, check either box (a) or ( TWO MONTHS OF THE FINAL REJECTION. See MPEP 76	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejection	on.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply origing than three months after the mailing da	of the fee. The appropri	ate extension fee ce action: or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS</li> </ol>	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	s of the date of e appeal. Since
<ol> <li>The proposed amendment(s) filed after a final rejection, leading they raise new issues that would require further condition to the condition of the condition in the condition of the condition in th</li></ol>	nsideration and/or search (see NO w);	TE below);	
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally rej	ected claims.	
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment (	PTOL-324).
<ol><li>Applicant's reply has overcome the following rejection(s):</li></ol>			
6. Newly proposed or amended claim(s) would be all non-allowable claim(s).			
7. For purposes of appeal, the proposed amendment(s): a)   how the new or amended claims would be rejected is proved the status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: Claim(s) withdrawn from consideration:	」 will not be entered, or b)  □ wil vided below or appended.	ll be entered and an e	xplanation of
AFFIDAVIT OR OTHER EVIDENCE			
<ol> <li>The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>	t before or on the date of filing a No d sufficient reasons why the affidav	otice of Appeal will <u>no</u> it or other evidence is	t be entered necessary and
<ol> <li>The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary</li> </ol>	vercome <u>all</u> rejections under appea	al and/or appellant fai	s to provide a
<ol> <li>The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER</li> </ol>	n of the status of the claims after en	ntry is below or attach	ed.
11. The request for reconsideration has been considered busee attached.	t does NOT place the application in	n condition for allowar	ce because:
12. Note the attached Information Disclosure Statement(s). (	PTO/SB/08) Paper No(s)		

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## **ADVISORY ACTION**

Applicant's arguments filed September 27, 2006 have been fully considered but is not persuasive.

Applicant argues the teachings of Kraft are not analogous to the teachings of Ravinovitch because said teachings deal with light reflective pigment, which is not synonymous with IR reflective pigment. While the teachings of Kraft are drawn to a pigment reflective in the visible region and the teachings of Ravinovitch is drawn to a pigment reflective in the IR region, the examiner takes the position the teachings of Kraft and Ravinovitch are analogous to one another and in the same field of endeavor (reflective pigment containing layers). Furthermore, the examiner maintains the position the teachings of Kraft with regards to pigment may be extrapolated to other pigments regardless of the wavelength at which they reflect. Applicant has not convincingly argued as to why such an extrapolation would have been outside the knowledge of the skilled artisan at the time the invention was made. Thus, the rejection is maintained.

Applicant argues, "at best, Kraft informs the skilled artisan that increasing a pigment layer thickness can increase reflectivity." Said admission is noted and the examiner takes the position that this is the exact teaching for which Kraft is relied upon in the rejection. Specifically, Kraft clearly establishes thickness as a result effective variable and suggests the correlation between thickness and reflectance changes at higher thickness or with relative amounts of pigment.

Applicant further argues the capstock taught in Ravinovitch has a thickness of 450mils (example 1). The noted thickness is the thickness of a test panel and there is

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no teaching in Ravinovitch that the thickness of the disclosed capstock is limited in any way. Furthermore, said embodiment of the examples is not a coating that has been applied to a substrate. Thus, the examiner maintains the position that it would have been obvious to vary the thickness of said IR reflective pigment layer in order to optimize the film's reflectivity.

With respect to Stamper, Applicant argues the reference discloses a laminate of two layers and there is not suggestion or motivation provided to a skilled artisan to separate the TiO2 layer from the other SB2O3 layer. The examiner never took the position that the layers should be separated and notes that the claims are not limited to one layer. Furthermore, the intermediate product of Stamper reads on the claimed invention.

Applicant further argues Stamper provides no motivation, appreciation, or suggestion to the skilled artisan that the titanium dioxide layer provides essentially no transmittance of the near infrared wavelength. The examiner respectfully disagrees. Stamper teaches the layer should provide resistance to sunlight. Thus, optimal protection would be obtained with 0% transmittance. With respect to the thickness, the examiner takes the position that 24mils is "about 20mils." Furthermore, Stamper teaches each layer should have a thickness of 12-50mils which overlaps applicant's claims.

Thus, the rejections are maintained.

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## Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin R. Kruer whose telephone number is 571-272-1510. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carol Chaney can be reached on 571-272-1284. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kevin R. Kruer

K-RK-

Patent Examiner-Art Unit 1773